SUPREME COURT MINUTES THURSDAY, DECEMBER 31, 1998 SAN FRANCISCO, CALIFORNIA

S058378

Thomas B. Fletcher, a Judge of the Superior Court, Petitioner

v.

Commission on Judicial Performance, Respondent

THE COURT:

We order that Judge Thomas B. Fletcher, judge of the Madera Superior Court, be removed from office. He shall, however, if otherwise qualified, be permitted to resume the practice of law (Cal. Const., art. VI, § 18, subd. (d)) on condition that he pass the Professional Responsibility Examination. This order is effective upon the finality of this decision in this court.

Dissenting Opinion by Kennard, J.

I Concur:

Mosk, J.

1st Dist. In re Elgin Mosby

A084955 on

Div. 2 Habeas Corpus

The time for granting or denying review on the court's own motion is hereby extended to and including January 31, 1999, or the date upon which review is either granted or denied. Rule 28(a)(1),

California Rules of Court.

S059692 Mark Sanders, Respondent

v.

American Broadcasting Companies, Inc. et al., Appellants
On application of respondent and good cause appearing, it is
ordered that the time to serve and file the response to the amicus
curiae brief of the American Society of Newspaper Editors et al. is

extended to and including January 18, 1999.

S072583 Adrian Broughton, Jr. et al., Respondents

v.

CIGNA Healthplans of California et al., Appellants

On application of respondents and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to and including January 29, 1999.

S074850 Hotel Employees & Restaurant Employees International Union, Petitioner

v.

Pete Wilson, etc. et al., Respondents

Frank Lawrence, Real Party in Interest

On application by stipulation and good cause appearing, it is ordered that the time to serve and file respondent's and real parties in interest's return to the petition for writ of mandate is extended to and including January 11, 1999.

Petitioners shall have an additional seven days to serve and file their traverse. The traverse shall therefore be served and filed no more than twenty-seven days after the filing of the return.

S074851 Eric Cortez et al., Petitioners

V.

Pete Wilson, etc. et al., Respondents

Frank Lawrence, Real Party in Interest

On application by stipulation and good cause appearing, it is ordered that the time to serve and file respondent's and real parties in interest's return to the petition for writ of mandate is extended to and including January 11, 1999.

Petitioners shall have an additional seven days to serve and file their traverse. The traverse shall therefore be served and filed no more than twenty-seven days after the filing of the return.

S006547 People, Respondent

v.

David Joseph Carpenter, Appellant

Permission granted to respondent to file oversized respondent's brief.

2nd Dist. Gail Zube

B119429 v.

Susan Balistocky

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Seven to

Division Five.

2nd Dist. Ann Armato

B121946 v.

Scott A. Baden

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Five to

Division Seven.

2nd Dist. Jeff Bazyler

B126092 v.

Superior Court Los Angeles County (Hawthorne Savings)

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Four to

Division Seven.